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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/658,356	09/11/2000	Merrit N. Jacobs	CDS0223	4231	
7590 01/12/2004			EXAMINER		
Audley A Cia		SNAY, JEFFREY R			
One Johnson & Johnson Plaza New Brunswick, NJ 08933-7003			ART UNIT	PAPER NUMBER	
	•		1743	- 0.1	
			DATE MAIL ED. 01/12/2004	v # 9	

Please find below and/or attached an Office communication concerning this application or proceeding.



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PPLICATION	UMBER	FILING DATE	FIRST NAMED APPLICANT	ATT	ORNEY DOC	KET NO.	
09/658,	356						
/				EXAMINER			
				ART UNIT	PA	PER NUMBER	
This ap	olication is	abandoned in view	NOTICE OF ABANDONMENT	DATE MAILED:	ABANDO CONTAC TOM HAY 305-8380		
	Applicant	s failure to timely	file a proper reply to the Office letter mailed on_				
Ø	Applicant of three r	extension of time of A proposed reply was 7 CFR 1.113 to the (A proper reply unwhich places the agor (3) a timely filed A reply was received proper reply, to the No reply has been as a failure to timely nonths from the material Transmission date is sue fee (and published fee (and published fee the issue fee by 3 of CFR 1.18(d) is	der 37 CFR 1.113 to a final rejection consists or application in condition for allowance; (2) a timely Request for Continued Examination (RCE) in continued examination (RCE) and 1.11 received. pay the required issue fee and publication fee, if ailing date of the Notice of Allowance (PTOL-85) publication fee, if applicable, was received on dication fee, if applicable, was received on lication fee) set in the Notice of Allowance (PTO of \$ is insufficient. A balance of \$ 7 CFR 1.18 is \$ The publication fee,	of for reply (including the constitute a property of the constitute a property of the constitute a property of the constitute applicable, within the constitution of the statutory period of the constitution	g a total er reply under ed amendme eal (with appe CFR 1.114). a bona fide att on in the last b	nt eal fee); eempt at a pox below). eeriod f Mailing or of the	
	•				period set in		
J	Applicant's failure to timely file corrrected drawings as required by, and within the three-month period set in, the Notice of Allowability (PTOL-37). Proposed corrected drawings were received on (with a Certificate of Mailing or Transmission dated), which is after the expiration of the period for reply. No corrected drawings have been received.						
	The letter		onment which is signed by the attorney or agent	of record, the assig	nee of the er	ntire	
	The letter	of express aband	onment which is signed by an attorney or agent of filling of a continuing application.	acting in a repres	ntative capac	ity	
	The decision by the Board of Patent Appeals and Interferences rendered on and because the period for seeking court review of the decision has expired and there are no allowed claims.						
	The reason	on(s) below:	37(a) or (b), or requests to withdraw the holding of abandonmen		ould be promptly	filed to	